IN RE: DOCKET NO. 8449 (ORDER NO. 8575) - The matter of the failure of J. H. Chappell, Chester, South Carolina, to render the required service and pay to The Public Service Commission the license fees required by Law for equipment operated under Class E Certificate of Public Convenience and Necessity No. 157, heretofore issued by The Public Service Commission to the said J. H. Chappell.

Under date of November 12, 1952, Rule to Show Cause Order No. 8575, to show cause why the Certificate should not be revoked, was issued against this carrier, returnable December 4,,1952. Since this Rule to Show Cause Order was issued, Mr. Lake W. Stroup, Inspector for the Motor Transport Division, has called attention to the fact that this carrier has paid license fees due, and a further check of the records of this office verifies his statement. This Rule to Show Cause Order having been issued in error, it appears that, in so far as this carrier is concerned, it should be dismissed; therefore,

IT IS ORDERED: That the Rule to Show Cause Order No. 8575, as issued against J. H. Chappell, Chester, South Carolina, be and the same is hereby dismissed; and,

IT IS FURTHER ORDERED: That Class E Certificate of  $P_{u}$ blic Convenience and Necessity No. 157, as heretofore issued to J. H. Chappell, Chester, South Carolina, shall remain in full force and effect.

BY ORDER OF THE COMMISSION:

ATTEST:

Secretary

Chairman